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Cyndie Eby Executive Director-Federal Regulatory

**EX PARTE** 

AFR 4 1996

April 4, 1995

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, NW, Room 222, SC-1770 Washington, DC 20554

RE: CC Docket 95-185 Interconnection Between LECs & CMRS

Dear Mr. Caton:

Today, U S WEST (USW) representatives met with representatives of the Wireless Telecommunications Bureau to discuss its views relative to the above referenced proceeding. USW expressed the following points: 1) good faith negotiations have resulted in reasonable interconnection arrangements; 2) CMRS to wireline interconnection is intrastate in nature; 3) bill and keep is not economically rational; and 4) CMRS to wireline interconnection should be governed by the negotiation process provided for in Sections 251 and 252 of the Telecommunications Act of 1996. Details of the presentation are attached. A copy of Wireless/Wireline Interconnection Arrangements - Rate Sructures and Rate Comparisons Including Technical and Regulatory Considerations was provided.

The Wireless Telecommunications Bureau was represented by Michele Farquhar, Bureau Chief, Karen Brinkman, James Coltharp, Barbara Esbin, Dan Grosh, Kathryn O'Brien, and Walter Strack.

USW was represented by Professor Robert G. Harris, Law & Economics Consulting Group, Inc., Ken Denman, Keith Galitz and Cyndie Eby.

Mr. William F. Caton Page 2 April 4, 1996

In accordance with Section 1.1206(a)(2) of the Commission's rules, the original and one copy of this letter are being filed with your office. Acknowledgment and date of receipt are requested. A duplicate of this letter is included for this purpose.

Sincerely,

modie Elog

#### **Attachments**

cc: Ms. Karen Brinkman

Mr. James Coltharp

Ms. Barbara Esbin

Ms. Michelle Farquhar

Mr. Dan Grosh

Ms. Kathryn O'Brian

Mr. Walter Strack

# CMRS-LEC Interconnection Pricing

Ex Parte Presentation to the FCC
Professor Robert G. Harris
on behalf of U S WEST Communications, Inc.

CC Docket No. 95-185 April 4, 1996

#### Presentation Overview

- ◆ Bill and Keep harms public interest objectives
- Many CMRS providers are large competitors negotiating from positions of economic strength
- Substantial differences exist between CMRS providers and LECs
- Guidelines for effective LEC-CMRS Interconnection

### Bill and Keep is Not Economically Rational

- The cost of tandem switching and transport is neither zero nor trivial
- ◆ A price of zero leads to a "tragedy of the commons" and/or regulatory arbitrage:
  - Examples of traffic congestion on tandem switches
  - IXCs will have an incentive to terminate interLATA traffic through CMRS switches to avoid access charges

### Bill and Keep Would Reduce Intrastate Revenue

- ◆ A <u>federal</u> bill and keep mandate would unfairly reduce LEC <u>state</u> revenues
- \$70 million in <u>intrastate</u> revenue from CMRS interconnection supports U S WEST's residential customers
- ◆ According to CTIA, LECs received \$800 million in <u>intrastate</u> revenue from CMRS interconnection in 1995

# Bill and Keep Would Be a Regressive Tax

- ◆ CMRS use is positively correlated with income
- Pricing interconnection below cost is equivalent to a regressive tax paid by landline rate payers to CMRS providers and subscribers
- Landline state rate payers (essential service) should not be required to subsidize CMRS providers and subscribers (premium service)

# Bill and Keep Would be a Windfall for PCS A&B Block Winners

- ◆ PCS license bids reflected the expected net present value of licenses, including interconnection costs
- Bill and keep increases the expected value of licenses by reducing costs, creating a windfall
- Windfall profits are at the US Treasury's expense
- "Interim" rules last longer than intended: the longer bill and keep lasts, the larger the windfall

### Bill and Keep is Not Used in Other Industries

- ♦ Regulated Industries:
  - Railroads
  - Banking (SWIFT)
- Non-Regulated Industries

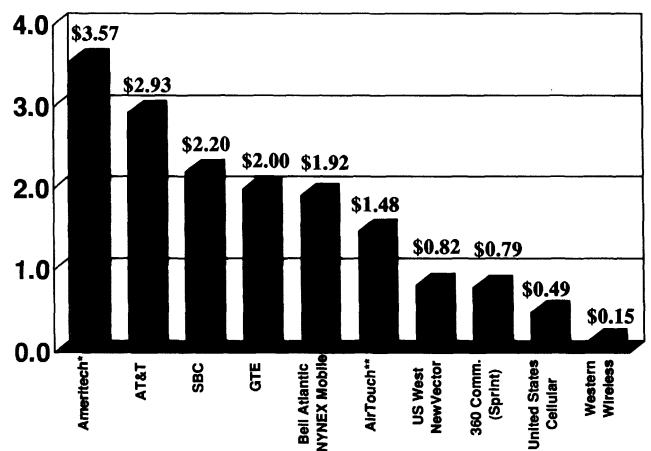
## CMRS Providers Continue to Grow Dramatically

- December '94: 24.1 million subscribers
- March '96: 36.4 million subscribers and growing
- ◆ Anticipate a continuing 40% growth rate
- ◆ 1 new subscriber every 3 seconds
- ◆ 1995 revenues \$19 billion; up 34% from \$14.2 billion in 1994

Source: CTIA, Press Announcement, March 25, 1996

### Large CMRS Providers Are Strong Negotiators

1995 Wireless Revenues (\$Billions)



#### Notes:

- \*Includes Directory and other revenues.
- \*\*Domestic revenues only.

Source: Company Reports.

#### CMRS Bargaining Power is Strengthened by State Regulation of Interconnection Agreements

- ◆ U S WEST is required to file tariffs for paging and ESMRS interconnection in 9 of its 14 states, cellular in 3 states, and catalogues or contracts in the remaining states
- State regulators examine tariffs, catalogues, and contracts
- US WEST provides interconnection under the same terms to all wireless service providers
- CMRS providers who face discriminatory treatment can file complaints with state regulators

# Factors Preventing CMRS Providers from Competing Directly with LECs

- ◆ 1FR is held <u>below</u> cost in most US WEST states
- CMRS usage is priced on a per minute basis for both originating and terminating calls
- CMRS transmission quality is not as high as LECs

## Key Differences Between LECs and CMRS Providers

- LECs have carrier of last resort and universal service obligations
- Many LECs are required to price 1FR below cost at geographically averaged rates w/o usage charges
- ◆ LEC retail rates <u>are</u> regulated

- CMRS providers only serve profitable customers
- CMRS providers receive approximately 40 cents per minute for <u>incoming</u> and outgoing local usage
- ◆ CMRS retail rates <u>are not</u> regulated

## Incremental Revenues Associated with Local Calls

(Rates are per MOU)

Type of Call	CMRS Revenue	Wireline Revenue	% of CMRS MOUs
CMRS to Wireline	44¢ (cellular usage fee)	2.3¢ (average CMRS interconnection rate)	70%
Wireline to CMRS	44¢ (cellular usage fee)	0*	25%
CMRS to CMRS	88¢ (2 x cellular usage fee)	0 (direct) 2.3¢ (via LEC)	5%

#### Wireline to Wireline:

- ◆ Local calls generate 0 (zero) usage revenue\*
- Accounts for 93% of <u>all</u> local MOUs, not including calls originated by ILECs

<sup>\*</sup>The vast majority of U S WEST's local wireline calls are carried on a flat rate basis.

## Guidelines for LEC-CMRS Interconnection

- Allow "good faith" privately negotiated agreements
- Set broad guidelines to prevent anticompetitive behavior
- Allow the flexibility to accommodate different LEC pricing agreements
- Only prohibit anticompetitive agreements

### Costs and Pricing for LEC-CMRS Interconnection

- ◆ Interconnection prices should be based on the following cost categories:
  - incremental costs (TSLRIC)
  - joint and common costs

### LEC-CMRS Interconnection Cost Estimates

Company	Cost Estimate	Network Elements	Cost Type
Vanguard	0.57¢ (peak)	Unspecified elements	Incremental from engineering study
USTA/SPR	1.3¢ (avg.)	Terminating end office switching	Incremental from econometric study
Cox (Brock), cited by FCC	0.2¢ (avg.)/ 2.1¢ (peak)	Originating and terminating end office switching; interoffice transport	Incremental from engineering study
Pac Tel	0.5-1.0¢ (avg.)/ 5¢ (peak)	Tandem and terminating end office switching; common transport	Incremental

Source: Company filings in this proceeding.

### Comparison of Intrastate Long Distance Toll and CMRS Charges

Rates are per MOU during peak hours	IXC Intrastate Service	CMRS Service
Terminating switched access/ interconnection prices	4.4¢	2.3¢
End user retail prices	16.4¢	44¢
Terminating access/interconnection price as percent of end user retail prices	27%	3.6%

Source: PNR and Associates, 1995; MTA/EMCI 1994.

## Flawed "Interim" Policies Should be Avoided

- Flawed interim policies:
  - create uncertainty in the marketplace
  - distort competition
  - create constituencies with a vested interest in their perpetuation
- ◆ Policies such as the ESP/ISP exemption from access charges lasted longer than intended

# Initiate Interconnection and Access Proceedings

- Rebalance local rates
- Regulate functionally equivalent services under the same regime regardless of service user
- Use similar pricing structures for similar services to reduce regulatory arbitrage opportunities
- Allow existing agreements and negotiations to continue during the interim

# Wireless/Wireline Interconnection Arrangements - Rate Structures And Rate Comparisons Including Technical And Regulatory Considerations

Prepared For: U S WEST Communications

Prepared By: Malarkey-Taylor Associates/

**Economic Management and Consultants International** 



January, 1996

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